(JOINT INVENTOR) Atty. Docket No.: BUR920040095US1

Declaration and Power of Attorney for Patent Application

As a below named inventor, I hereby declare that:

Citizenship:

Post Office Address:

Same as above

inventor (if only o	ne name and for v	is listed below) or a	n original, first a	ind joint inventor	(if plural names are list	I am the original, first and sole sted below) of the subject matter ING PROCESS the specification
\boxtimes	is atta	ched hereto.				
	was	filed on	as /	Application Seri	al No	and was amended on
		e reviewed and und ent referred to abov		ntents of the ab	ove- identified specifi	ication, including the claims, as
I acknowledge th Code of Federal			n which is mate	erial to the pater	tability of this applica	tion in accordance with Title 37,
certificate listed l	elow an		ed below any fo			lication(s) for patent or inventor's r's certificate having a filing date
Prior F	oreign A _l	oplication(s):				
Number NONE			Country	Da	y/Month/Year	Priority Claimed
the subject matter provided by the f patentability of the	er of eac irst parac Is applic	ch of the claims of t graph of Title 35, Un	this application ited States Cod Title 37, Code of	is not disclosed e, § 112, I ackno Federal Regula	in the prior United Sowledge the duty to distions, § 1.56 which on	on(s) listed below and, insofar as States application in the manner sclose information material to the curred between the filing date o
Prior U	.S. Appli	cations:				
Serial No. NONE			Filing Date			Status
			POWER	OF ATTORNE	ΞY	
	ransact a	all business in the Pa	atent and Trade		onnection therewith, a	istomer number to prosecute this nd direct all correspondences be
					ods LLP, 1750 Tysons McGuireWoods LLP a	s Boulevard, Suite 1800, Tysons t (703) 712-5000.
			DE	CLARATION		
belief are believe like so made are	ed to be to punisha	true; and further that able by fine or impri	t these statemer sonment, or bot	nts were made w th, under Sect i oi	vith the knowledge tha	ements made on information and the willful false statements and the the United States Code and that eon.
(1) Invent	or:	Shaun Çra	awford			. / /
Signat	ure:	Sha	B Cifel			8/17/04
Reside	ence:	2 9 Adams	Court, #2, Burl	ington, VT 0540: C10, VT 05465	- (10)	Date
Citizer	ship:		ates of America	CHO, VT 05465	(soc)	

(JOINT INVENTOR) by. Docket No.: BUR920040095US1

Atty. Docket No.: BUR920040095US1 (2)Inventor: Cuc K. Huynh Signature: Residence: Citizenship: United States of America Post Office Address: Same as above A. Gary Reid (3)Inventor: Signature: 395 Appletree Point Road, Burlington, VT 05401 Residence: Citizenship: **United States of America** Post Office Address: Same as above Adam C. Smith Inventor: (4)8/18/04 Date Signature: Three Olde Orchard Park, #319, South Burlington, VT 05403 81 Windenere Way, Colchester, VT 05446 AS United States of America Residence: Citizenship: Post Office Address: Same as above (5) Inventor: homos MM. Wyner Signature:

*Title 37, Code of Federal Regulations, § 1.56:

Post Office Address:

Residence:

Citizenship:

(a) A patent by its very nature is affected with a public interest. The public interest is best served, and the most effective patent examination occurs when, at the time an application is being examined, the Office is aware of and evaluates the teachings of all information material to patentability. Each individual associated with the filing and prosecution of a patent application has a duty of candor and good faith toward the Patent and Trademark Office, which includes a duty to disclose to the Office all information known to that individual to be material to patentability as defined in this section. The duty to disclose information exists with respect to each pending claim until the claim is canceled or withdrawn from consideration, or the application becomes abandoned.

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United States of America

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(b) Under this section, information is material to patentability when it is not cumulative to information already of record or being made of record in the application, and (1) it establishes, by itself or in combination with other information, a prima facie case of unpatentability; o r (2) it refutes, or is inconsistent with, a position the applicant takes in: (i) opposing an argument of unpatentability relied on by the Office, or (ii) asserting an argument of patentability.